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UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF INDIANA HAMMOND DIVISION

IN RE: MAXWELL B. JOHNSON

DEBTOR

CHAPTER 7 BANKRUPTCY NO. 05-62312

ORDER FOR RELIEF FROM STAY AND ABANDONMENT

*** *** ***

On Motion of TranSouth Financial Corporation, and the Court being otherwise duly and

sufficiently advised, it is ordered that:

The trustee's interest is hereby abandoned and the automatic stay imposed by § 362 of

Title 11, United States Bankruptcy Code previously entered herein be and is same hereby terminated

to permit TranSouth Financial Corporation, and all other parties claiming an interest in the following

described personal property to proceed to enforce their liens upon the following described personal

property:

One (1) 2000 Lexus GS-I6, VIN No. JT8BD68S4Y0095968.

2. That the excess proceeds of any sale be turned over to the Trustee.

3. That the provisions of Bankruptcy Rule 4001(a)(3) are not applicable so TranSouth

Financial Corporation may immediately enforce and implement this Order granting relief from the

automatic stay.

JUDGE, U.S. BANKRUPTCY COURT

J. Philip Klingcherger

DATE: May 31, 2005.

Copies to:

Maxwell B. Johnson 1542 Admiral Court Porter, Indiana 46304

Hon. Daniel W. Matern 20 West Kinzie, Suite 1300 Chicago, Illinois 60610 Counsel for Debtor

Hon. Kenneth A. Manning 200 Monticello Drive Dyer, Indiana 46311 Trustee

Hon. Chad H. Smith McBrayer, McGinnis, Leslie & Kirkland P.O. Box 1100 Frankfort, Kentucky 40602-1100 (502) 223-1200 Counsel for Movant, TranSouth Financial Corporation

Office of the U.S. Trustee Northern District of Indiana